GMA ACCESSORIES, INC.,

Plaintiff, : 07 Civ. 3219 (LTS)(DCF)

ECF Case

- against -

BOP, LLC, GIRLSHOP, INC., SHOWROOM SEVEN STUDIOS, INC., JONATHAN SOLNICKI, BELMONDO and EMINENT, INC.

CERTIFICATE OF SERVICE

Defendants.

Jeffrey Wang, an attorney duly admitted to the practice of law in this

Court, hereby affirms, under the penalties of perjury, as follows:

1. On September 5, 2007, I served true copies of the attached memoendorsed Order, by facsimile, on the following individuals:

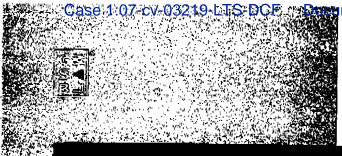
Adrienne Raps, Esq. THE BOSTANY LAW FIRM 40 Wall Street New York, New York 10005-1304 Fax # 212-530-4488 Attorneys for plaintiff

Robert Carrillo, Esq. **GARVEY SCHUBERT BARER** 100 Wall Street, 20th Floor New York, New York 10005 Fax # 212-334-1278

Marvin Bartel, Esq. **BARTEL & EVANS** 4695 MacArthur Court, Suite 310 Newport Beach, CA 92660 Fax # 949-752-3701 Attorneys for defendant Eminent, Inc. Dated: September 6, 2007 New York, New York

PEFFREY WANG

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September 4, 2007

BY FACSIMILE (212) 805-0426

Honorable Laura Taylor Swain United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Room 755 New York, NY 10007 MEMO ENDORSED

IT IS ORDERED that counsel to whom this Memo Eudorsement is sent is responsible for faxing or otherwise delivering promptly a copy to all counsel and unrepresented parties and filing a certificate of such service within 5 days from the date hereof. Do not fax such certification to Chambers.

Re: GMA Accessories, Inc. v. Bop LLC, et al. Case No. 07 CV 3219 (LTS)(DCF)

Dear Judge Swain:

We represent defendant Eminent Inc. ("Eminent") in the above-captioned matter. Along with counsel for defendant Bop LLC ("Bop"), we write to request that Your Honor modify and clarify this Court's August 29 Memorandum Order Granting Default Judgment Motions and Injunction (the "Order"), a copy of which is attached hereto.

Specifically, in granting plaintiff's motion for default judgment against defendants Girlshop, Inc., Showroom Seven Studios, Inc., and Jonathan Solnicki (collectively, the "Defaulted Defendants"), Your Honor permanently enjoined the Defaulted Defendants "and all those acting in concert or active participation with them" from using the CHARLOTTE or CHARLOTTE SOLNICKI mark. See Order at 5.

Because defendants Eminent and Bop (a) were not parties to the default motion practice that gave rise to the Order, and (b) believe that — as mere end-sellers of products containing the allegedly infringing mark — they are not acting in concert or active participation with the Defaulted Defendants, Eminent and Bop do not believe Your Honor intended the Order to apply to Eminent or Bop. However, to avoid any suggestion that Eminent or Bop might be violating the Order by continuing to sell what they in good faith believe are non-infringing items, Eminent and Bop respectfully request that Your Honor modify the Order to clarify that it is not intended to apply to Eminent and Bop or to Bop's parent, Amazon.com, Inc. In the interim, in an abundance of caution, Eminent and Bop have each taken steps to remove the allegedly infringing items from their respective websites pending clarification of the Order.

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We are available to discuss this matter further, either in person or by telephone, at any time convenient for the Court. We can provide formal briefing on the issue if Your Honor so desires.

Respectfully,

Robert Carrillo

Counsel for Defendant Eminent Inc.

Jeffrey Wang

Counsel for Defendant Bop LLC

Attachment

cc: Adrienne Kosta, Esq. (by facsimile, with attachments) (counsel for plaintiff GMA Accessories, Inc.)

Marvin Bartel, Esq. (by facsimile, with attachments)

(co-counsel for defendant Eminent Inc.)

Counsel's attention is directed to Rule 1A of the Individual Phacticus Rules of the undersigned. If the parties concerned are mable to device a stipulation addressing the foregoing issue in a manner satisfactory to are, they shall propose a schedule for further submissions.

SO ORDERED.

LAURA TAYLOR SWAIN

UNITED STATES DISTRICT JUDGE